

United States District Court
For The District of Massachusetts
Boston Division

United States of America
Petitioner

VS

Joseph Marion Heas junior
Reg. No. 17549-056
Respondent

Motion For Appointment
of Counsel, 18 U.S.C. 3000
bA To File Motion 18
U.S.C. 4247(h) For The
Discharge of Respondent
28 U.S.C. 2241

To The United States Federal Judge - Town of
The Boston Massachusetts - District.

Attention, Michael J. Sullivan - U.S. Attorney

Attention, United States Attorney General

Attention, William A. Brown - Attorney At Law, of
Court Records of Movants Case.

Now Comes, Joseph Marion Heas junior aforesaid
herein, movant herein, who respectfully
moves the court to appoint to him counsel pursuant
to 18 U.S.C. 3000bA and sub sec. & thereof as
applies herein, for the purpose of filing a
motion pursuant to 18 U.S.C. 4247(h) and
4245(c) and 28 U.S.C. 2241, U.S. Const. amend.
1, 4, 5, 8, 9, 14, Etc as applies herein.

That for just cause and legal reason for the

(2)

Motion and petition aforesaid the court is referred to the contents of each prison and court records relating to Movant prior, present, etc. as applies and to all asserted and Demanded therein. As if all of same was related herein in proper order and form of same and the complete background of each of same to include each process etc. of each and all of same. Movant herein does not have a copy of said records etc. therefore cannot not state same herein nor attach a copy of same hereto.

That a denial of this motion will violate Federal Law and Constitution and Movant's Rights. Therefore the court should grant same. Movant objects to Mr. William A. Brown being appointed to Movant's case. See Court records as to a just reason of Movant for the objection.

Signed Joseph Marion Head Junior 17549056
5-18-05

Joseph Merriam Head Juror

Reg. No. 17549-056

N-5 Cell 524

F. M. C. Devens

P. O. Box 879

Flyer - Ma. 01432

Legal Mail

Date Mailed

5-18-05

SCH

U.S.

To: United States Federal Judge - Tauro

United States District Court

1 Courthouse Way Suite 2300

Boston - Massachusetts, 02210

02210+3004

02210+3004

5-17-05

To: United States Federal Judge - Tauro

Re: Joseph Marion Head junior 17549-056

Re: Each State and Federal Case of Head, Crim., Civil.
The Court and U.S. A. Gov. Attorneys Answer This.
and N.C. Attorneys.

How does and may the below legal words apply
to Head and his court cases, commitments etc.?

Misscarriage of Justice, Perjury,
Malicious Arrest, Malfeasance, Mens Rea,
Misadventure, Misfeasance, Mispision of Felony,
Mitigating Circumstances, False Imprisonment.
Applying the aforesaid correctly and fully, what
Relief must be ordered to Head and why?
From Who And What, When, Where, How?

Re: Responds to inmate request to staff,

How does the perjury law apply to staff?

Read 28 U.S.C. 1343, 42 U.S.C. 1985(3), 1986, 1981.

What records etc. was reviewed, read, etc.
to base Head's commitment 18 U.S.C. 4245(d)
on and relating to? Which prison and court
records etc relating thereto was not considered
and applied, etc. and why? See each record
etc and read the contents of same, to include all
asserted and moved for within the prison and
court records, prior, present, etc as applies legally.

What was the reasons for committing Head?
Signed, Joseph Marion Head junior 17549-056 (5-17-05)

1001 Main Street
Boston, MA 02111

17549-056
Call 524

M. Q. Devereaux
Post Office Box 879

Providence, RI 02902

1001 Main Street
Boston, MA 02111

17549-056
Call 524

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17549-056
Call 524

RESPONSE TO INMATE REQUEST TO STAFF MEMBER

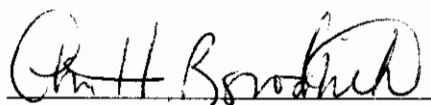
Head, Joseph Marion
Reg. No. 17549-056
N-5 Unit
FMC Devens

This is in response to your Inmate Request to Staff, dated May 2, 2005, wherein you request a copy of your medical records. You also attach a previous response wherein you seem to be asking for the name and address of a psychiatrist and a female lawyer you encountered while housed in N-1.

As you have been informed in numerous responses, you must make a request through the Freedom of Information Act for information that is not available in your Central or Medical files. Your request must be detailed in writing and addressed to the Director, Federal Bureau of Prisons, 320 First Street, N.W., Washington, D.C. 20534, Attention: FOIA/PA Section. For more information, you may refer to Title 28 Code of Federal Regulations, Part 16.3 or 16.41 and Appendix I, or Program Statement 1351.05, Release of Information. Inmates may review their Central file or medical record at any time by submitting a request to their Unit Team or the Medical Records department, in accordance with 28 C.F.R. § 513.41 and Program Statement 1351.05, Release of Information. As these issues have been previously addressed, I am returning your attachments.

As I have stated to you in many responses in the past, I am an attorney for the Bureau of Prisons, I do not serve as counsel for inmates. I am not permitted by the Department of Justice or by ethical rules to assist you in your legal matters. If you have specific questions pertaining to your Court case, please contact your attorney or the Court.

I trust this information is responsive to your requests.



Ann H. Zgrodzinski, Staff Attorney

5/13/05

Date

*Forward This To Fed. Judge Tauro
U.S. D.Ct. Boston Ma.*

*Failure to Stop, Prevent, Crime or Violation
of Rights or Privileges, 28 U.S.C. 1343 and
other laws that apply.*

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden-Ea. Gov. Employee</i>	DATE: <i>5-2-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. CRD</i>	UNIT: <i>N. 5 Cell 5-24</i>

SUBJECT: (Briefly state your question of concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

98 W.S.P. 1331 - 1343
False Imprisonment or Conspiracy, Kidnapping Head.
Pursuant To The Provisions of Law, Constitution, Etc.

Inmate Head Demands a Free Copy of All Medical Records
Relating To Him, Not Prior Given To Him. See each
of Head's prior request etc To Medical Records
Staff and Warden and The Courts.

Brady v Maryland, Jencks Act, Etc. Acts of Law
Warden Winn, See all Records Etc Relating To
My Appeals in The First Circuit Court of Appeals
Case no. 05-1048, 1049, 1050 And See All Records
of Each Other Courts That Relates To The Aforesaid.

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date

Record Copy - File; Copy - Inmate
 (This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86
 and BP-S148.070 APR 94



See All Records Etc Relating To Head's Appeals
Now Pending in 1st Cir Ct. App. Etc Relating Thereto.

RESPONSE TO INMATE REQUEST TO STAFF MEMBER**Head, Joseph Marion****Reg. No. 17549-056****N-5 Unit**

This is in response to your Inmate Request to Staff, dated April 20, 2005, wherein you address several issues pertaining to your criminal conviction. In your request, you seem to be asking for the name and address of a psychiatrist and a female lawyer you encountered while designated in N-1. Also, you request a copy of all prison and court records pertaining to you.

What Was Her Name and Address? Was You at My Fed. Ct. Hearing 11-17-03?

If you wish to challenge your criminal conviction or any of these listed grounds, you must do so through a Habeas Corpus petition filed with your sentencing court pursuant to Title 28 U.S.C. § 2255. The Bureau of Prisons does not have the authority or jurisdiction to address any of these claims.

28 U.S.C. 1343, N.C.G.S. 17-8. See U.S. Ct. App. 4th. Cir - 05-254 Re: Head CR-98-102

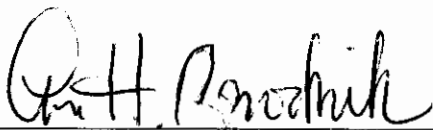
In accordance with 28 C.F.R. § 513.41 and Program Statement 1351.05, Release of Information, inmates may at any time request to review their Central File by submitting a request to their Unit Team. The Unit Team will then schedule a time for you to review your Central File. Likewise, in accordance with 28 C.F.R. § 513.42 and Program Statement 1351.05, inmates may review their medical file by submitting a request to the Medical Records Department.

If you seek records that are not contained in your Medical or Central Files, you must make a request through the Freedom of Information Act. Your request must be detailed in writing and addressed to the Director, Federal Bureau of Prisons, 320 First Street, N.W., Washington, D.C. 20534, Attention: FOIA/PA Section. For more information, you may refer to Title 28 Code of Federal Regulations, Part 16.3 or 16.41 and Appendix I, or Program Statement 1351.05, Release of Information.

As I have stated to you in numerous responses in the past, I am an attorney for the Bureau of Prisons, I do not serve as counsel for inmates. I am not permitted by the Department of Justice or by ethical rules to assist you in your legal matters. If you have specific questions pertaining to your Court case, please contact your attorney or the Court.

I trust this information is responsive to your requests.

See each prior request for records to Warden and Medical Records and Staff from inmate Head 17549-056



Ann H. Zgodnik, Staff Attorney

4/20/05
Date

*Date This Was Received By
Head - 5 - 2 - 05
Why Was There A Delay?*

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98

U.S. DEPARTMENT OF JUSTICE

Each Staff Attorney At Law
Ex. Gov. Attorney
FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden - Ex. Gov. Employee</i>	DATE: <i>4-20-05</i>
FROM: <i>Joseph Marion Head Jr.</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>N-5 Cell 522</i>

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

*Re: U.S.A. (vs) Head Defendant, etc., relating thereto
1st. Cir. Ct. App NOS 05-1048, 05-1049, 05-1050
See all records relating to the aforesaid, past,
present, etc as applies and all Tort Claims
and all V.A. claims*

*False Imprisonment Or Kidnapping
See all relief demanded by Head Purse
This case 74CR2403A was also used to prejudice
the jurors etc, relating to 74CR2403, Capital
Trial at first trial by Gov and Country, illegal
verdicts at each trial of each case, See all legal
grounds etc of Head's, Past and Present, etc..*

(Do not write below this line)

DISPOSITION: *Head appeals to Warden Again For A Reply
etc as to each claim etc presented on these
appeals. Fed. R. 57 Civ. Proc. As Applies*

Signature Staff Member

Date



Signed, Joseph Marion Head Junior 754-056

Attention All ⁴Appellates of Head cases On Appeal ²⁰⁻⁰⁵

U.S. Ct. App. - 1st and 4th. cir - Appellant, Joseph Marion Head Junior Case Nos. 05-1048, 05-1049, 05-1050 As Relief Demands The Legal Deeds To Each Island of U.S.A., America, And States Thereof and To all Things Etc. On and Relating To Said Islands.

Cooper-Head Her Consent, Etc., For He Would not Drink Beer After Her Because She Sucks Dicks.

U.S.A. vs Head, defendant, The sentences was illegally imposed, failed to prove valid conviction.

State N.C. (vs) Head Case Number 74 CR2403A False Imprisonment Or Kidnaping Etc.

The prosecutor failed to legally prove that Griffen did not consent to oral sex with the defendant, Head. How did Head know that Griffen had had oral sex with her boyfriend Nathan Terry, if Griffen did not consent the way Head testified she did consent to oral sex?

Griffen said, I will if you want me to, when Head asked her, will you suck my dick?

The consent to oral sex, eliminates the offense. Griffen committed perjury at each of Head's trials, to convict Head, just as she said she would in her statements to the police, doctors, others. Head was so drunk and sleepy, that he could not and can not remember Griffen sucking his dick, if she did at all. There is and was known, no legal proof of the offense charged and the elements thereof.

See, State N.C. vs Whitmore 1969. Proof of penetration of the sex organ required for a valid conviction and legal sentence.

Signed, Joseph Marion Head junior 734 6056

Attention All Appellants of Head cases On Appeal

U.S. Ct. App. - 1st and 4th. cir - Appellant, Joseph Marion Head junior Case Nos. 05-1048, 05-1049, 05-1050. As Relief Demands The Legal Deeds To Each island of U.S.A., America, And States thereof and To all things Etc. On and Relating To Said islands.

Cooper-Head Her Consent, Etc., For He Would not Drink Beer After Her Because She Sucks Dicks.

U.S.A. vs Head, defendant, The sentences was illegally imposed, failed to prove valid conviction.

State N.C. (vs) Head Case Number 74 CR2403A False Imprisonment Or Kidnaping Etc.

The prosecutor failed to legally prove that Griffen did not consent to oral sex with the defendant, Head. How did Head know that Griffen had, had oral sex with her boyfriend Nathan Terry, if Griffen did not consent the way Head testified she did consent to oral sex? Griffen said, I will if you want me to, when Head asked her, will you suck my dick?

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Signed, Joseph Marion Head junior 17549-056

Attention All ²⁰⁻⁰⁵ Appellants of Head cases On Appeal

U.S. Ct. App. - 1st and 4th. cir - Appellant, Joseph Marion Head junior Case Nos. 05-1048, 05-1049, 05-1050. As Relief Demands The Legal Deeds To Each Island of U.S.A., America, And States Thereof And To all Things Etc. On and Relating To Said Islands.

Cooper-Head Her Consent, Etc., For He Would not Drink Beer After Her Because She Sucks Dicks.

U.S. A. vs Head, defendant, The sentences was illegally imposed, failed to prove valid conviction.

State N.C. (vs) Head Case Number 74 CR 2403A False Imprisonment Or Kidnaping Etc.

The prosecutor failed to legally prove that Griffen did not consent to oral sex with the defendant, Head. How did Head know that Griffen had had oral sex with her boyfriend Nathan Terry, if Griffen did not consent the way Head testified she did consent to oral sex? Griffen said, I will if you want me to, when Head asked her, will you suck my dick?

The consent to oral sex, eliminates the offense. Griffen committed perjury at each of Head's trials, to convict Head, just as she said she would in her statements to the police, doctors, others. Head was so drunk and sleepy, that he could not and can not remember Griffen sucking his dick, if she did at all. There is and was known, no legal proof of the offense charged and the elements thereof. See, State N.C. vs Whitmore 1969. Proof of penetration of the sex organ required for a valid conviction and legal sentence.

To Chaplin and Blundin and Staff of F.M.C. Devers.

Joseph Marion Head Junior

Reg. No. 17549-056

N-5 Cell 524

Enter Prison Mail
No Stamp Needed

What was the
Name of Doctor
Phy. Thompson
Female Lawyer
When I was
in N-1? Her
Address also.

To: Each Staff, Attorney At Law
Legal Department

J. M. C. Deyens

Get a copy of all Prison, Court, Etc Records Relating
to Inmate Head, in Defense of Staff, J. M. C. Deyens,
Etc.

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98

U.S. DEPARTMENT OF JUSTICE

Izrodnik - Staff Attorney
U.S. Attorney
M. J. Sullivan

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Staff</i> <i>Warden Izrodnik, Attorney</i>	DATE: <i>5-17-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD.</i>	UNIT: <i>N. 5 Cell 574</i>

Failure To Do The Below Prior Here To 18, 28, 42,
 SUBJECT: Briefly state your question or concern and the solution you are requesting.
 Continue on back, if necessary. Your failure to be specific may result in no action being
 taken. If necessary, you will be interviewed in order to successfully respond to your
 request.) *False Imprisonment or Kidnapping.*

Re: U.S.A. (V 8) Head-17547-056 (18 U.S.C. 4245(d)(e) - 4247(h))

Inmate Head request and demands that each and all
of his prison and medical and court records be sent
to U.S. Fed. Judge - Tauro; for review and a
hearing relating to same for Court release.

Further, state and prove which records etc.,
Judge Tauro, considered etc., prior to the commit
ment of Head and relating thereto. Wherefore
the legality of the commitment will be known,
etc., relating thereto.

Ann H. Izrodnik - Attorney For Staff, who is not effective
attorney for Staff. Failed To Stop Or Report crimes
and violations of Head's Rights etc..

DISPOSITION:

Signature Staff Member

Date

Record Copy - File; Copy - Inmate

(This form may be replicated via WP)

*OVER*This form replaces BP-148.070 dated Oct 86
and BP-S148.070 APR 94

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98

U.S. DEPARTMENT OF JUSTICE

U.S.A. Attorney
M.J. Sullivan

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden - Izgodnik - Staff Att.</i>	DATE: <i>5-17-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>N-5 Cell 524</i>

SUBJECT: *18, 28, 42, 44, 46, 48, 50, 52, 54, 56, 58, 60, 62, 64, 66, 68, 70, 72, 74, 76, 78, 80, 82, 84, 86, 88, 90, 92, 94, 96, 98, 100, 102, 104, 106, 108, 110, 112, 114, 116, 118, 120, 122, 124, 126, 128, 130, 132, 134, 136, 138, 140, 142, 144, 146, 148, 150, 152, 154, 156, 158, 160, 162, 164, 166, 168, 170, 172, 174, 176, 178, 180, 182, 184, 186, 188, 190, 192, 194, 196, 198, 200, 202, 204, 206, 208, 210, 212, 214, 216, 218, 220, 222, 224, 226, 228, 230, 232, 234, 236, 238, 240, 242, 244, 246, 248, 250, 252, 254, 256, 258, 260, 262, 264, 266, 268, 270, 272, 274, 276, 278, 280, 282, 284, 286, 288, 290, 292, 294, 296, 298, 300, 302, 304, 306, 308, 310, 312, 314, 316, 318, 320, 322, 324, 326, 328, 330, 332, 334, 336, 338, 340, 342, 344, 346, 348, 350, 352, 354, 356, 358, 360, 362, 364, 366, 368, 370, 372, 374, 376, 378, 380, 382, 384, 386, 388, 390, 392, 394, 396, 398, 400, 402, 404, 406, 408, 410, 412, 414, 416, 418, 420, 422, 424, 426, 428, 430, 432, 434, 436, 438, 440, 442, 444, 446, 448, 450, 452, 454, 456, 458, 460, 462, 464, 466, 468, 470, 472, 474, 476, 478, 480, 482, 484, 486, 488, 490, 492, 494, 496, 498, 500, 502, 504, 506, 508, 510, 512, 514, 516, 518, 520, 522, 524, 526, 528, 530, 532, 534, 536, 538, 540, 542, 544, 546, 548, 550, 552, 554, 556, 558, 560, 562, 564, 566, 568, 570, 572, 574, 576, 578, 580, 582, 584, 586, 588, 590, 592, 594, 596, 598, 600, 602, 604, 606, 608, 610, 612, 614, 616, 618, 620, 622, 624, 626, 628, 630, 632, 634, 636, 638, 640, 642, 644, 646, 648, 650, 652, 654, 656, 658, 660, 662, 664, 666, 668, 670, 672, 674, 676, 678, 680, 682, 684, 686, 688, 690, 692, 694, 696, 698, 700, 702, 704, 706, 708, 710, 712, 714, 716, 718, 720, 722, 724, 726, 728, 730, 732, 734, 736, 738, 740, 742, 744, 746, 748, 750, 752, 754, 756, 758, 760, 762, 764, 766, 768, 770, 772, 774, 776, 778, 780, 782, 784, 786, 788, 790, 792, 794, 796, 798, 800, 802, 804, 806, 808, 810, 812, 814, 816, 818, 820, 822, 824, 826, 828, 830, 832, 834, 836, 838, 840, 842, 844, 846, 848, 850, 852, 854, 856, 858, 860, 862, 864, 866, 868, 870, 872, 874, 876, 878, 880, 882, 884, 886, 888, 890, 892, 894, 896, 898, 900, 902, 904, 906, 908, 910, 912, 914, 916, 918, 920, 922, 924, 926, 928, 930, 932, 934, 936, 938, 940, 942, 944, 946, 948, 950, 952, 954, 956, 958, 960, 962, 964, 966, 968, 970, 972, 974, 976, 978, 980, 982, 984, 986, 988, 990, 992, 994, 996, 998, 1000*
 (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.) *False Imprisonment or Kidnapping Head.*

Failure of Staff at F.M.C. Devens to stop, prevent, crimes and violations of Head's rights, privileges, 28 U.S.C. 1343 and Criminal Laws. As Applies. Further See each respond etc by staff to Head and see all prison and court records relating to Head.

Forward This and All My Prison And Court Records To A Magistrate Judge.

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date

This responds is evidence of a Conspiracy, etc crimes by Government Employees
RESPONSE TO INMATE REQUEST TO STAFF MEMBER

Head, Joseph Marion
Reg. No. 17549-056
N-5 Unit - FMC Devens

objection to the response, As same is insufficient stated etc..

This is in response to your eleven (11) Inmate Requests to Staff, dated April 24, 2005, April 27, 2005, April 29, 2005 and April 31, 2005, wherein you claim you have been deprived of your rights to appeal your § 4245 commitment. You allege you have been illegally convicted, falsely imprisoned and kidnaped. You also list issues which pertain to your criminal conviction.

An investigation of your complaints revealed that you were transferred to FMC Devens on April 29, 2003 from FCI Beckley for mental health treatment. The Mental Health staff here at FMC Devens observed you and determined that you were suffering from a mental disease or defect which required treatment and care in a suitable facility. The United States subsequently filed a petition in the United States District Court for the District of Massachusetts for a hearing to determine the present mental condition of an imprisoned person pursuant to 18 U.S.C. § 4245. The hearing was conducted in accordance with 18 U.S.C. § 4247 (d). A court-appointed attorney was assigned to you. Dr. Thompson, Chief Psychiatrist, as well as a court-appointed psychiatrist, testified about their findings regarding your mental health. Following this hearing, you were committed to the custody of the Attorney General of the United States for treatment under 18 U.S.C. § 4245, pursuant to a court order dated November 17, 2003. A due process hearing was conducted on December 1, 2003, in accordance with the provisions set forth in 28 C.F.R. § 549.42, et seq, and Program Statement 6010.01, Administration and Safeguards for Psychiatric Treatment and Medication, § 8. You were then advised of your rights at the hearing. You had a staff representative present at the hearing. You did not call any witnesses. It was determined that you suffered from a mental disorder, which was dangerous to yourself and others. It was further decided that medication was necessary to treat your mental illness. Accordingly, you were medicated on December 9, 2003. If you wish to appeal your commitment under § 4245, you must do so through the proper procedures with the United States District Court for the District of Massachusetts.

As to your alleged kidnaping, you were sentenced in the United States District Court in the Western District of North Carolina to a 30- year sentence for violation of 18 U.S.C. § 876, Mailing Threatening Communications. Currently, your projected release date is January 14, 2025, via good conduct time release; your full term release date is March 8, 2028.

In regards to your alleged illegal conviction and false imprisonment, if you wish to challenge your criminal conviction, you must do so through a Habeas Corpus petition filed with your sentencing court pursuant to Title 28 U.S.C. § 2255. The Bureau of Prisons does not have the authority or jurisdiction to address any of these claims.

I trust this information is responsive to your requests.

Ann H. Zgrodnik
 Ann H. Zgrodnik, Staff Attorney

5/12/05
 Date

5-17-05 Date Received in N-5 Fed. Med Center Devens

This response is insufficient as is evident by that which it applies and etc. Prison and court records, 28 U.S.C. 1331, 1343, etc laws.

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98U.S. DEPARTMENT OF JUSTICE *Ea. Staff Attorney At Law*
Ea. Adv. Attorney FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden - Ea. Adv. Employees</i>	DATE: <i>4 - 24 - 05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORP</i>	UNIT: <i>N-5 Cell 524</i>

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.) *False Imprisonment Or Kidnapping, Etc..*

The U.S.A. and Employees thereof Having knowledge that Inmate Head was deprived of his rights to appeal his commitment 18 U.S.C. 4245(d) did not provide Head forms etc necessary to petition the court for lawful release and relief and did not do it them selfs nor appointed counsel to Head, 18 U.S.C. 30006A. Relief Demanded By Head Pro Se is, One Billion Dollars Tax Free Per Each Day Incusstody and per each day committed, 18 U.S.C. 1201 and Conspiricy Laws be applied, etc. And Head be given the legal deeds to the Blue Ridge Mountains and Park Way, and all thereon and relating thereto.

(Do not write below this line)

DISPOSITION:

Signature Staff Member	Date
------------------------	------

Record Copy - File; Copy - Inmate
(This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86
and BP-S148.070 APR 94



BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98U.S. DEPARTMENT OF JUSTICE *Ea. Staff Attorney At Law*
Ea. Gov. Attorney FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden, Ea. Gov. Employee</i>	DATE: <i>4-24-05</i>
FROM: <i>Joseph Head Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>14-5 Cell 524</i>

Relief Demanded By Head, Pro Se and the so called Court Release, and Ten Million Dollars Tax Free and a Million Dollars Valley Tax Free and a Million Dollars Hospital Tax Free.

False Imprisonment Or Kidnaping, In That inmate Head was not aford his right to object to transfer from F.C.I. Beckely to F.M.C. Devens, See 18 U.S.C. 4245(a), U.S. Const. Amend. 1, 4, 5, 8, 9, 14 as applies to the aforesaid. Inmate Head, prior to being transfered, wrote a note or letter to I.S.M. and Warden at F.C.I. Beckely, objecting to the transfer. And Told Staff at F.M.C. Devens when he was being processed in Devens and also told them that he was being Kidnaped and Demanded release. Head was not informed of his rights to petition the court for Habeas corpus release and was not given bonds.

DISPOSITION:

Signature Staff Member

Date



BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98

U.S. DEPARTMENT OF JUSTICE

Ea. Staff Attorney
Ea. Adv. Attorney

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden, Ea. Adv. Employee</i>	DATE: <i>4-24-05</i>
FROM: <i>Joseph Marion Head Jr.</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>IX-5 Cell 524</i>

Head Demands a Million Dollars Tax Free From East Day He is a Prisoner in Custody

SUBJECT: Briefly state your question of concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

U.S.A. (VS) Head - 4:98 CR102, False Imprisonment or Kidnaping, The Indictment Falls to alledge and state Wilfully, Deliberly And Knowingly Did The Acts Alleged, For The Purpose Of Violating 18 U.S.C. 876, as to each count of the indictment. Convictions must be based on legal and valid indictments, sentences must be based on legal and valid convictions, Therefore the commitments of Head based on the aforesaid is illegal etc. The Courts could have corrected the illegal sentences at any time and did not do so on their own, etc..

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date

Record Copy - File; Copy - Inmate
(This form may be replicated via WP)This form replaces BP-148.070 dated Oct 86
and BP-S148.070 APR 94

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98U.S. DEPARTMENT OF JUSTICE *Ex. Staff Attorney*
Ex. Gov. Employee FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden - Ex. Gov. Employee</i>	DATE: <i>4-24-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>N-5 Cell 524</i>

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

*False Imprisonment or Kidnaping in the case of U.S.A. (V)
Head 4-98 CR102 U.S.D.Ct. W.D.N.C. Ash. Div. And Relating
there, Prior and Present and On appeal to 1st. cir.
ct. App. Nos. 05-1048, 05-1049, 05-1050 and
see all records etc in the 4th. cir ct. appeals
relating to Head. Further the courts will not appoint
Head counsel and did not prior. See said
records as to all prior relief demanded and why.
Additional Relief Demanded, Conserisey and
Kidnaping Charges Issue Against all Persons Possible
Relating to the Aforesaid, Prior and Present.*

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date

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and BP-S148.070 APR 94

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member)

Warden - Ea. Gov. Employee

DATE:

4-27-05

FROM:

Joseph Marion Head Junior

REGISTER NO.:

17549-056

WORK ASSIGNMENT:

Ed. ORD

UNIT:

N-5 Cell 524

STAFF: Please state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)

Re: U.S.A. and N.C. (VS) Joseph Marion Head Junior.

The courts can and could have, corrected an illegal conviction and/or sentence on their own action etc and their failure to do so unconstitutinally shifted on to the defendant the burden of asserting claims, grounds, motions etc relating to the convictions and/or sentences. Due Process required and demanded the courts to correct the illegal or unconstitutional convictions or sentences on the courts own actions etc and otherwise other than the aporais by defendant as appears of state and of federal court (Do not write below this line) Prison Records.

DISPOSITION:

Signature Staff Member

Date

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Head: Joe Head Junior
Demand: As Relied: A Million Million Times Of U.S.A. Dollars Tax Free

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98U.S. DEPARTMENT OF JUSTICE *Ex. Atty. General* FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden-Ex. Gov. Employee</i>	DATE: <i>4-29-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>N-5 Cell 524</i>

Forward This Request Etc to a Court of Jurisdiction For a Hearing and a Judgment Thereafter Etc.

Continued on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to more fully respond to your request.)

State N.C. (vs) Head 74CR2403-74CR2403A, The State failed to legally prove that Head was legally competent at the time of the alleged offenses and knewed Right from Wrong And What Was Legal And Not Legal By Law Etc. And That Head Was Not So Drunk And Sleepy That he did not know what he was doing and saying when he did it and said it.

Trial, Conviction And A Charge, of An Incompetent Person Violates Due Process And Other Rights. N.C.G.S. 17-8, 17-21, 18 U.S.C. 1201. Because of the Violation of Head's Rights, Head Probe Demands Legal Payment To Him Probe, A Billion, Zillion Tons of Dollars of U.S.A. and N.C. all Tax Free. Worth of Factories, Businesses, Schools, Banks, Offices, Stores.

DISPOSITION:

Signature Staff Member	Date
------------------------	------

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(This form may be replicated via WP)This form replaces BP-148.070 dated Oct 86
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(Sensitive) Limited (Official Use) Only

Build This Policy in East and West Germany, in Head's Full Name, Headin.

Forward This Request Etc. To The Courts.

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98

Ea. Staff Attorney At Devens

U.S. DEPARTMENT OF JUSTICE

Ea. Gov. Attorney

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden - Ea. Gov. Employee</i>	DATE: <i>4-29-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. CRD</i>	UNIT: <i>N-5 Cell 524</i>

*Count Release From Custody Over Legal Payment To Head
A Million Dollars Tax Free & Demanded,
False Imprisonment or Kidnaping, Conspiracies,
Re: Head vs As Related in case no. 1, 05-1048, 05-1049,
05-1050, on appeal to 1st. Cir in Massachusetts
Re: U.S.A. vs Head 17549-056 Respondent, 18
U.S.C. 4245(d) commitment, illegal and
violative of Head's rights, privileges, etc.,
and False imprisonment or Kidnaping
conspiracies, as was applied, Defense Counsel
did not withdraw and did not present any evidence
witnesses at the hearing and would not allow Head
to testify in his own behalf: Nor filed notice of
appeal as he said he would, Nor filed petition 28 U.S.C.
2241, 18 U.S.C. 4245(e), 4247(h) nor etc motions,
and did not give Head his records to Doc't Probe.*

DISPOSITION:

Signature Staff Member

Date

Record Copy - File; Copy - Inmate
(This form may be replicated via WP)This form replaces BP-148.070 dated Oct 86
and BP-S148.070 APR 94

Make Each Staff and Paper a copy of this, NOT at my cost for same. Number 19

Re: U.S.A. v Head - 17549-056 - 18 U.S.C. 4245(d) Commitment —
 Counsel must discuss the right to appeal with his client and must file a timely notice of appeal in his client's behalf. Failure to file a notice of appeal on behalf of his client, absent his client's explicit instruction not to do so, Violates Ethical obligations and obligations imposed on counsel by who was appointed to the case pursuant to the Criminal Justice Act. If counsel is unable to represent his client in the Court of Appeals, after filing the notice of appeal, counsel may request leave to withdraw and assignment of a new attorney.

Failure of Counsel to take simple steps of filing a timely notice of appeal per his client's request that he do so, constituted ineffective assistance of counsel and a deprivation of the right to appeal and other rights also thereby, *Houser vs United States*, S.D. Iowa (1970) 318 F. Supp 175, *United States vs Smith*, C.A. 6 (Mich. 1967) 387, F. 2d. 268.

Failure by an attorney to perfect an appeal where the client has indicated a desire to appeal violates due process, etc rights. *Sincox vs United States*, 571 F. 2d. 876, 879-80 (5th Cir 1978)
 Head Related to his counsel prior to the hearing to commitment of Head, 18 U.S.C. 4245(d) that he want to appeal if convicted, ... committed and that he want said attorney to file timely notice of appeal for Head and represent the appeal. Said attorney said he would do it and he not.

BP-S148.055 INMATE REQUEST TO STAFF CDFRM

SEP 98

U.S. DEPARTMENT OF JUSTICE

Ea. Staff Attorney At Law
Ea. Gov. Attorney

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden - Ea. Gov. Employee</i>	DATE: <i>4-29-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>N-5 Cell 524</i>

Forward This Request, Etc. To The Court of Jurisdiction
 (Briefly state the nature of concern and the relief you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be required to satisfactorily respond to your request.)

*Re: U.S.A. (v) Head - Docket No. 4-98CR-102 - Violation 18 U.S.C. 876,
 The statement of the offense in each count of the indictment
 is a false statement, violative of 18 U.S.C. 1001, 1201
 as applied and violative of U.S. Const. Amend. 5, 14, ETC
 as applies thereto the aforesaid. Because of the aforesaid
 and relating thereto Head is and was falsely
 imprisoned and or kidnaped and falsely charged
 and falsely accused in each count of the indictment.
 The indictment and all counts thereof must be dismissed with
 prejudice and Head further Demands A Trillion Trillion Dollars
 Tax Free Because of The Violations of His Rights, Privileges,
 and A Trillion Valleys and Mountains Be Ordered Head's Personal
 and Privet Property (Do not below this line) all Tax Free.*

DISPOSITION:

Signature Staff Member	Date
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OVER

*Send this Request to Court of App. N.C., J.M.C.,
 BP-S148.055 INMATE REQUEST TO STAFF CDFRM Ea. Staff Attorney At Devens
 SEP 98
 U.S. DEPARTMENT OF JUSTICE Ea. Adv. Attorney FEDERAL BUREAU OF PRISONS*

TO: (Name and Title of Staff Member) <i>Ann H. Tyrodnik - Staff Attorney</i>	DATE: <i>4-31-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>N-5 Cell 524</i>

*18, 28 and 42 U.S.C. As Applied Herein And As May Be
 Applied Herein To Be In Court Etc, Herein.
 (Do not write below this line)*

*Head(V) As Related In The Records On App. To 1st Ct. App.
 in a trial by God and Country for the offense of first and
 second degree rape and crime against nature, the alleged
 victim was allowed to testify with an intent to
 convict, by giving perjured and false testimony at the
 trial. As proof of the aforesaid, see the transcript of trial
 and the records of the appeal to Court of Appeals of N.C.,
 of Head's state cases 74CR2403-74CR2403-A. The
 aforesaid relates several violations of Head's rights
 to include due process, amend. 5, 6, 14. Further,
 as applies to the reasons of each juror for their
 verdicts of guilty recorded of court records.*

(Do not write below this line)

DISPOSITION:

Signature Staff Member	Date
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*File this Request to Court of App. N.C., J.M.C.,
 BP-S148.055 INMATE REQUEST TO STAFF CDFRM Ea. Staff Attorney At Devens
 SEP 98
 U.S. DEPARTMENT OF JUSTICE Ea. Adv. Attorney FEDERAL BUREAU OF PRISONS*

Forward This To The Court Of Appeals And Response To Appeals *F.M.C.*
 BP-S148.055 INMATE REQUEST TO STAFF CDPRM *Ex. Staff Attorney At Devens*
 SEP 98
 U.S. DEPARTMENT OF JUSTICE *Ex. Atty. Attorney* FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Ann H. Tyrodnick (Staff Attorney)</i>	DATE: <i>4-31-05</i>
FROM: <i>Joseph Marion Head Jr.</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>N-5 Cell 524</i>

*Respond Within The Time Required By Law, Etc. in
 Response As To All Presented On Appeals and All Demanded On Appeals and Etc.
 Respond Herein Also As A Request To Staff Attorney of F.M.C. Devens*
28 U.S.C. 1331-1343-42 U.S.C. 1981, 1983, 1984, 1985(3) 1986
Head (vs) As Related On App. Rec. 1st Cir., 05-1048, 1049, 1050
Violative of Head's Rights Against Double Jeopardy, The State
of North Carolina Reprosecuted Until A conviction Was
Obtained In Case 74CR2403-74CR2403A. Had The Errors
and Violations of Head's Trials, Etc. Not Have Accured, Head
Would Have Been Found Not Guilty of Each offense And
charge, At Each Trial of The Cases. The Aforesaid is
Evident and Legal Proof of Same, By All Records
Relating To The Aforesaid and All Laws, Etc. That
Legally Applies Thereto, Prior and Present. And
See all relief Head prior asked for and demanded
relating to the aforesaid cases. The aforesaid as
further applies to Head's federal sentences, etc..

DISPOSITION:

Signature Staff Member

Date

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This form replaces BP-148.070 dated Oct 86
 and BP-S148.070 APR 94

(Sensitive Limited Official Use Only)

Process This Request To Staff, in Code Red and Each Emergency
code Red, in the event of a violation of the law, etc.

U.S. Ct. App. 1st. Cir. Re. Appellant, Joseph Marion Head junior Case No. 05-1048, 1049, 1050.

Admendment To The Petition For Rehearing Dated 5-11 or 12, 05 See Records As To Same. Additional Relief Demanded, Appellant Be Given Free of Charge, A Membergraph Copy of Each and all Record Known Of That Applies To Him And His State And Federal Court Cases, Crim., Civ., And 14 Billion Dollars Tax Free And Privit Mountains.

Grounds Asserted

False Imprisonment or Kidnaping Head, In That the Governments Attorneys Failed To Legally Prove That Head's State Convictions Was Legal And Valid, Prior To Using Same To Head's Prejudice To Obtain An Upward Departure And Greater Sentences As To The Federal Sentences of Head Therefore Said Sentences vs Illegal And Was Illegally Imposed At The Time Imposed.

Title 21 U.S.C. 851 and sub provision as applies and Strickland (vs) Washington 1984, 18 U.S.C. 3000b A and sub sec. as applies, U.S. Constitution Amendments 1, 4, 5, 6, 8, 9, 14.

Further see and apply each and all of Head's prior, claims, grounds, errors of trials, motions, etc as related and asserted within the prison and court records of and relating To Head aforesaid, prior and present, etc as applies. N.C. Const. Art. 1 Sec. 19, 21, 23, 27, N.C.G.S. 17-8, 17-21 Etc., Signed, Joseph Marion Head junior 17549-056 (5-12-05)

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98

U.S. DEPARTMENT OF JUSTICE *Attorney General* FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member)	DATE:
Warden - Zigrodnik - Staff Attorney	5-5-05
FROM:	REGISTER NO.:
Joseph Marmon Head Junior	17549-056
WORK ASSIGNMENT:	UNIT:
Ed. ORD	N-5 Cell 524

187
SUBJECT: Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.) False Imprisonment, Conspiracy or Kidnapping Head,
Re: U.S. A. v Head 17549-056, 18 U.S.C. 4245(d) Commitment,
Failure of Judge Tawre to make a detail finding of fact etc
as to the complete background of Head and his state and federal
court cases and prison and court records violated Head's
rights to due process and equal protection of law and
not to be denied nor deprived of liberty nor property
but by due process of law. Judge Tawre failed to state
the aforain background of Head, in the commitment
Order Nov. 17-2003 and failed to state therein what
records etc was presented and reviewed, etc,
for him to commit based thereon and the legality
of all Head's convictions, sentences was not stated by
Judge Tawre Nov. 17-2003 Is this not?

DISPOSITION:

Signature Staff Member	Date
------------------------	------

Head is and was forced to take medicine, violative of laws, rights and his rights.

As facts and proof of same is the complete background of Head and his court cases and etc relating thereto, past, present, etc.

See all prison and court records relating to Head as to all prior relief demanded etc relating thereto.

Additional Relief Demanded By Head's

Head's choice of The Female Staff of Fed. B. O. P. and F. M. C. Detens

As Head's Personal and Private Property To Do With As He So Choses, Whenever and Wherever He So Choses to include while in inmate status. A Statement By each female to Head as to why he should and/or should not choose them, in type written form double spaced. Same be Done As To Each Gov. Employee (Female) A Photo of Them be With The Statements of same.



U.S. Department of Justice

Federal Bureau of Prisons

Northeast Regional Office

U.S. D.Ct. Boston - Ma.

U.S. Custom House
2nd & Chestnut Streets - 7th Floor
Philadelphia, PA. 19106

*Attach The Enclosed Tort
Claims To My Petition For
Writ of Habeas Corpus
Now Pending.*

April 28, 2005

Joseph Marion Head
Reg. No. 17549-056
Federal Medical Center
P. O. Box 879
Ayer, MA 01432

Re: Administrative Tort Claims Nos. TRT-NER-2005-00654;
TRT-NER-2005-01118 and TRT-NER-2005-01325 were combined;
TRT-NER-2005-02682; and TRT-NER-2005-02692

Dear Mr. Head:

This is in response to your tort claims in which you seek compensation for alleged personal injuries suffered at the FMC Devens. Please note that you do not explain what injuries/health problems you incurred, nor how the Bureau of Prisons is negligent. The above noted tort claims are being rejected as you have not stated a cause actionable under the Federal Tort Claims Act (FTCA). In addition, allegations of constitutional violations are not actionable under the FTCA.

Accordingly, I am returning your claims for such action as you deem appropriate.

Sincerely,

H. J. Sadowski
for Henry J. Sadowski
Regional Counsel

Enclosures

copy

TRT-NER-2005-00654

CLAIM FOR DAMAGE, INJURY, OR DEATH		INSTRUCTIONS: Please read carefully the instructions on the reverse side and supply information requested on both sides of this form. Use additional sheet(s) if necessary. See reverse side for additional instructions.		FORM APPROVED OMB NO. 1105-0008	
1. Submit To, Appropriate Federal Agency: <i>Bureau of Prisons / Facilities, Northeast Regional Office U.S. Custom House, 2nd. + Chestnut Street 7th. Floor Philadelphia, Pa. 19106</i>		2. Name, Address of claimant and claimant's personal representative, if any. (See instructions on reverse.) (Number, street, city, State and Zip Code) <i>Joseph Marion Head Junior 17549-056 F. M. C. Derens, P. O. Box 879 Ayer, Massachusetts, 01432</i>			
3. TYPE OF EMPLOYMENT <input type="checkbox"/> MILITARY <input type="checkbox"/> CIVILIAN	4. DATE OF BIRTH <i>12-2-46</i>	5. MARITAL STATUS <i>Divorced</i>	6. DATE AND DAY OF ACCIDENT <i>NOV 17 2003</i> <i>See Court Records</i>	7. TIME (A.M. OR P.M.)	
8. Basis of Claim (State in detail the known facts and circumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurrence and the cause thereof) (Use additional pages if necessary.) <i>Illegal Commitment 18 U.S.C. 424 (d) at the request of David F. Winn - Warden of F. M. C. Derens. Complainant was not allowed to testify in his own behalf and complainant attorney was ineffective and incompetent and was not prepared to represent complainant, did not present any evidence nor witnesses nor records relating to the State and federal cases of complainant and did not withdraw per demand for him to do so several times and in open court and he did not inform complainant of his rights to appeal and the Courts is of knowledge of aforesaid prison.</i>					
9. PROPERTY DAMAGE					
NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, street, city, State, and Zip Code)					
BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT OF DAMAGE AND THE LOCATION WHERE PROPERTY MAY BE INSPECTED. (See instructions on reverse side.)					
10. PERSONAL INJURY/WRONGFUL DEATH					
STATE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE NAME OF INJURED PERSON OR DECEDENT. <i>As related herein above and see all state and federal prison and court records of complainant and all related and asserted therein and Demanded thereon. See all opinions, judgments, orders relating to all the aforesaid.</i>					
11. WITNESSES					
NAME		ADDRESS (Number, street, city, State, and Zip Code)			
<i>All State and Federal Staff Relating To The Aforesaid Herein</i>		<i>DEC 29 2004</i>			
12. (See instructions on reverse) AMOUNT OF CLAIM (in dollars)					
12a. PROPERTY DAMAGE	12b. PERSONAL INJURY <i>Personal Injury</i>	12c. WRONGFUL DEATH	12d. TOTAL (Failure to specify may cause forfeiture of your rights.) <i>1 Billion \$ Tax Free</i>		
I CERTIFY THAT THE AMOUNT OF CLAIM COVERS ONLY DAMAGES AND INJURIES CAUSED BY THE ACCIDENT ABOVE AND AGREE TO ACCEPT SAID AMOUNT IN FULL SATISFACTION AND FINAL SETTLEMENT OF THIS CLAIM					
13a. SIGNATURE OF CLAIMANT (See instructions on reverse side.) <i>Joseph Marion Head Junior</i>			13b. Phone number of signatory	14. DATE OF CLAIM <i>10-26-04</i>	
CIVIL PENALTY FOR PRESENTING FRAUDULENT CLAIM The claimant shall forfeit and pay to the United States the sum of \$2,000. plus double the amount of damages sustained by the United States. (See 31 U.S.C. 3729.)			CRIMINAL PENALTY FOR PRESENTING FRAUDULENT CLAIM OR MAKING FALSE STATEMENTS Fine of not more than \$10,000 or imprisonment for not more than 5 years or both. (See 18 U.S.C. 287, 1001.)		

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98

U.S. DEPARTMENT OF JUSTICE

TO STAFF CDFRM *Zgodnik - Staff Attorney*
Ea. Gov. Employee FEDERAL BUREAU OF PR

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member)	DATE:
Warden - Ignodnik - Staff Attorney	5-5-05 ¹
FROM:	REGISTER NO.:
Joseph Marion Hear Junior	17549-056
WORK ASSIGNMENT:	UNIT:
Ed. ORD	N-5 Cell 524

8-22-78, Briefly state your question or concern. (A solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.) *False Imprisonment Or Kidnapping Hear*

Re: U.S.A. v. Head - 498CR102 Count Two of the Indictment

The conviction and sentence of Count Two of the indictment 4-98 CR-102 is not based on a legal and valid indictment and is therefore illegal, invalid and violative of Head's rights not to be deprived of liberty but by due process and equal protection of law and constitution and Human Rights. The statement of the offense of count two is false or perjurally stated - 18 U.S.C. 1001 and did not vest the Court with legal jurisdiction of the case or of the person of Head. The Court on its own could have overruled the conviction and sentence and did not do so.

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date _____

Record Copy - File; Copy - Inmate
(This form may be replicated via WP)

This form replaces BP-148.070 dated Oct 86
and BP-S148.070 APR 94

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Warden - Igrodnik - Staff Attorney</i>	DATE: <i>5-6-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>N-5 Cell 524</i>

SUBJECT: *8 Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.)* *False Imprisonment or Kidnapping Head, etc.*

- (1) Violative of Laws, Constitution and Inmate Head's Rights, inmate Head is and was committed criminally and civilly*
- (2) Violative of Laws, Constitution and rights of inmate Head, inmate Head is and was forced to take medicine by injection.*

That as facts to 1 and 2 above, is the complete background of inmate Head and his criminal and civil court cases and etc relating thereto, to include all institutional records and medical and phy. records and etc records etc relating thereto. All relief prior demanded by Head, is again demanded by Head hereby.

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date

BP-S148.055 INMATE REQUEST TO STAFF CDFRM
SEP 98

U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

TO: (Name and Title of Staff Member) <i>Ed. Staff Attorney and S. I. S.</i>	DATE: <i>5-5-05</i>
FROM: <i>Joseph Marion Head Junior</i>	REGISTER NO.: <i>17549-056</i>
WORK ASSIGNMENT: <i>Ed. ORD</i>	UNIT: <i>N-5 Cell 524</i>

18 U.S.C. 4245(d) Apples Hereby

SUBJECT: (Briefly state your question or concern and the solution you are requesting. Continue on back, if necessary. Your failure to be specific may result in no action being taken. If necessary, you will be interviewed in order to successfully respond to your request.) *False Imprisonment, Conspirecy or Kidnaping Head,*

U.S.A. (Y) Head-17549-056-18 U.S.C. 4245(d) commitment. The committing judge having personal knowledge that Head was not afforded his due process rights at the in court hearing Nov. 17, 2003 and was not allowed to appeal. Not given a copy of the records where he could proceed pro se 28 U.S.C. 2241, 18 U.S.C. 4245 (c), 4247 (h) and by the U.S.A. and Warden, Winn having knowledges of the aforesaid, constitutes False Imprisonment, Conspirecy and or Kidnaping Head By Judicial Processes. See each and all of Head's prison and court records and all related and asserted therein and all relief demanded relating thereto. Same is Again Demanded Hereby.

(Do not write below this line)

DISPOSITION:

Signature Staff Member

Date



United States v. Wong & Co.
U.S. 174, 97 S.Ct. 1823

As applies to the
cases of Joseph Marion
Hear Junior and his
legal grounds that
alleged victims and
witness was not
advised of their rights
etc nor Hear's rights

See each statement
and trial testimony of the
aforesaid.

*Immigration and
Naturalization Service
v Delgado 466 U.S. 210,
104 S. Ct. 1758, Believes
not free to go, do, etc
of his own choice etc,
believes he was in
custody. Fourth Amend.
and Fifth, Six, Fourteenth*

1428

Marchetti v United States 390

U.S. 3988, S.Ct. 697,

Brooks v Tennessee 406 U.S. 605

192 S.Ct. 1891

Branzburg v Hayes 408 U.S. 665

192 S.Ct. 2646

DEV/Warden~ - Booker-Fanfan decision 1-12-05.pdf

Rock v Arkansas 483 U.S. 44,
107 S. Ct. 2704 (*Pennsylvania
v. Ritchie* 480 U.S. 39, 107 S. Ct.
989) *Taylor v Illinois*, 484
U.S. 400, 108 S. Ct. 646.

Miranda v Arizona 384 U.S.
436, 86 S. Ct. 1602 ¹⁰ UNITED STATES

Schmerber v California STEVENS, J., *diss.*
384 U.S. 757, 86,
S. Ct. 1826.

Hoffa v United States
385 U.S. 293, 87,
S. Ct. 403.

Spevack v Klein
385 U.S. 511, 87,
S. Ct. 625.

374, 397 (1967). Indeed, this Court
consider "every conceivable situ-
arise in the application of co-
legislation," *Barrows v. Jackson*
because "[t]he delicate power
Congress unconstitutional is no
ence to hypothetical cases thus
Raines, 362 U.S. 17, 22 (1960)
already shown it can apply the
even as written, and Congress
drafting the statute on its own.
tion for the extreme judicial re-
any part of the SRA or the Guic

In sum, it is indisputable that
sentences under the Guideline
the Sixth Amendment without
remedy. Under any reasonable
in no way can it be said that

Joseph Marion Head Junior
Reg. No. 17549-056
N-5 Cell 524
Fed. Med. Center Davens
Post office Box 879
Ayer - Ma. 01432

To: United States Federal Judge - Federal
United States District Court
1 Courthouse Way Suite 2300
Boston - Massachusetts - 02210

Legal Mail
5-5-05

02210/3001

**FORM TO BE USED BY FEDERAL PRISONERS FOR FILING A PETITION FOR WRIT OF
HABEAS CORPUS UNDER TITLE 28 U.S.C. § 2241**

IN THE UNITED STATES DISTRICT COURT

**FOR THE Boston - Massachusetts
Division**

Joseph Marion Head Junior
Petitioner

17549-056-N-5 Cell 524

F.M.C. Devens - P.O. Box 879

Ayer - Ma - 01432

(Full name under which you were convicted;
Prison Number; Full Mailing Address).

VS.

CIVIL ACTION NO. _____

U.S. Attorney General And
Respondent(s)

D.L. Winn - Warden - F.M.C.

Devens, P.O. Box 880

Ayer - Ma - 01432

(Name of Warden or other authorized person
having custody of Petitioner).

**PLEASE COMPLETE THE FOLLOWING. READ THE ENTIRE PETITION BEFORE FILLING IT
OUT. ANSWER THOSE QUESTIONS WHICH PERTAIN TO YOUR TYPE OF CLAIM.**

1. This petition concerns: (check appropriate blank)

- ☒ A conviction
- ☒ A sentence (CAUTION: If you are attacking a sentence imposed under a Federal Judgment, you must file a direct motion under 28 U.S.C. § 2255 in the Federal Court which entered the Judgment).
- ☒ Jail or prison conditions
- ☒ Prison discipline issue
- ☒ A parole problem
- ☒ Other. State briefly: 18 U.S.C. 4245(d) commitment illegal
unconstitutional and violative of laws, rights
and rights of Head - Petitioner.

2. Place of detention: Federal Medical Center Devens - Post
Office Box 879 - Ayer - Ma. 01432

HAVE YOU FILED PREVIOUS PETITIONS FOR HABEAS CORPUS MOTION UNDER TITLE 28 U.S.C. § 2255, OR ANY APPLICATIONS, PETITIONS OR MOTIONS WITH RESPECT TO THIS CONVICTION?

YES Yes _____ No

3. If your answer is "yes," give the following information:

a. Name of the Court: U.S.D.Ct. IN - N.C., Mich., Beckely W.V., Boston - Ma,

b. Nature of proceeding: N/A - See Court Records

c. Grounds raised: N/A See Ct. Rec. and Records of Each Appeal in 1st, 4th, Cir. Ct. App. and U.S. Supreme Ct.

d. Result: N/A See Court Records

e. Date of result: N/A See Court Records

f. Citation or number of any written opinion or order entered pursuant to each such disposition: N/A See Court Records

4. If you did not file a motion under section 2255 of Title 28 U.S.C., or if you filed a motion and it was denied, state why your remedy by way of such motion is inadequate or ineffective to test the legality of your detention:

As appears of prison and court records and records relating thereto.

5. Does counsel presently represent you? _____ Yes NO No See Ct. Rec. As to Why?

If so, Name address and phone number of counsel: N/A - (William E. Loose Attorney At Law - 68 N. Market Street - Asheville, North Carolina 28801, William A. Brown - Boston Ma., See Ct. Rec.

6. Name and location of court, which imposed sentence: United States District Court Western District of North Carolina, Asheville Division 309 U.S. Courthouse Building (100 Otis Street) Asheville North Carolina 28801

7. Indictment or case number, if known: 4-98 CR 102
8. Offense or Offenses for which sentence was imposed: N/A See Ct. Rec.
9. Date upon which sentence was imposed and the term of the sentence: N/A See Ct. Rec.
10. When was a finding of guilt made? (Check one)
☐ After a plea of guilty
☒ After a plea of not guilty
☐ After a plea of Nolo Contendre
11. If you were found guilty after a plea of not guilty, was that finding made by:
☒ A jury
☐ A judge without a jury
12. Did you appeal the judgment of the conviction or the imposition of a sentence? Yes Yes ☐ No
13. If you did appeal, give the following information for each appeal:
- a. Name of court: U.S. Ct. App. 4th Cir
- b. Result: N/A See Ct. Rec.
- c. Date of result: N/A See Ct. Rec.
- d. Citation or number of opinion: N/A See Ct. Rec.
- e. Grounds raised: (List each one)
N/A See Ct. Rec.

NOTE: If you appealed more than once, attach an additional sheet of paper the same size, give all the information requested above in question number 13, a through e. DO NOT WRITE ON BACK OF PAGE.

14. Summarize briefly the facts supporting each ground. If necessary attach a single page behind this page.

CAUTION: If you fail to set forth all grounds in this petition, you may be barred from presenting additional grounds at a later date.

a. Ground one: Each Ground Prior Asserted In State And Federal Courts And Institutions, Etc., Relating To Petitioner,

Supporting Facts: (Tell your story BRIEFLY without citing cases or law. You are CAUTIONED that you must state facts not conclusions, in support of your grounds. E.g., who did exactly what to violate your rights at what time or place).

N/A See Each And All Prison And Court Records Of Each State And Federal Prison And Court, Etc., Relating To Petitioner.

b. Ground Two:

William A. Brown - Was Ineffective, Pre, At, Post The Nov. 17th 2003 Hearing in Fed. Court, in MA.

Supporting Facts: Brown, did not present any evidence, witnesses on behalf of petitioner and did not allow petitioner to testify. Mr. Brown, did not file notice of appeal as petitioner asked him to do and he said he would do, Brown, did not give petitioner records to proceed pro se, Brown, did not file petition and motion, 28 U.S.C. 2241, 18 U.S.C. 4245(c), 4247(b), 30006 A.

Ground Three:

Based On And Relating To The Forgoing Herein, Petitioner's And Was Falsely Imprisoned or Kidnaped From 1974 Forward,

Supporting Facts: The contents of all known records relating to petitioner, prior and present, etc. To include all institutional records and all records relating thereto. As if all of same was stated herein in proper order and form of same.

15. If this petition concerns jail or prison conditions, prison discipline, a parole problem or other cause under 28 U.S.C. § 2241, answer the following:

a. Did you present the facts in relation to your present complaint in the internal prison grievance procedure?

_____ Yes _____ No *N/A See Prison Records*

(1) If your answer to "a" above is yes, what was the result? _____

(2) If your answer to "a" above is no, explain: _____

b. Did you present your claim to the Bureau of Prisons or other federal agency for administrative action?

_____ Yes _____ No *N/A See Prison Records*

(1) If your answer is "yes," state the date such claim was submitted and what action, if any has been taken: _____

(2) If your claim has not been acted on, attach copies of any correspondence you have received from the Bureau of Prisons or other federal agency concerning you. *N/A See Prison Records*

c. **STATEMENT OF CLAIM:** State here as briefly as possible the facts of your case. DO NOT give any legal arguments or cite any cases or any statutes. Attach extra pages of the same size to this page if more room is necessary. DO NOT write on the reverse side of this page.

*The contents of Each Records Etc. Relating To
Petitioner in proper order and form of same
as if all of same was stated therein in
proper order and form of same.
Each claim, ground, error, motion stated therein
and Relating thereto, as if same was stated
herein in proper order and form of same.*

16. RELIEF: state briefly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

Appoint Counsel Hereto - 18 U.S.C. 30006A, (2) Order petitioner to be provided a free copy of all known records relating to him and his case. (3) Order F.M.C. Denens to send to this court a statement of petitioner's indigence and wealth in the past 31 years, for purpose of the court granting leave to proceed in forma pauperis. (4) The court grant and order all Relief Prior Asked for and Demanded By Petitioner or as much of same as authorized by law. (5) Order Respondents to fully respond hereto in type written form within 20 days hereof or as ordered by the court. (6) Order in court evidentiary hearings conducted. (7) Order all processes etc. relating hereto to be fully transcribed and filmed and transcripts of same be ordered made and given to petitioner. (8) Order Petitioner legally paid a Billion Dollars Tax Free Per Each Second he is and was in custody from 1973 forward until lawfully released.

Signed on this the 3 day of May, 2005.

Joseph Marion Headjunior
Signature of petitioner

I DECLARE (OR CERTIFY, VERIFY OR STATE) THAT THE FOREGOING IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE OR INFORMATION AND BELIEF AND THAT ANY FALSE STATEMENTS MADE THEREIN ARE MADE SUBJECT TO THE PENALTIES OF APPLICABLE LAWS RELATING TO UNSWORN FALSIFICATIONS TO AUTHORITIES.

Executed on: 5 - 3rd day, 2005.

Petitioner Cannon Make and *Joseph Marion Headjunior*
Signature of petitioner
Serve copies of this Petition, Due to His Indigence and and he dose not have a coping card. The Court will Therefore have to make and serve same. And Order F. M. C. Denens To Provide The Court a Statement of Petitioner's wealth and Indigence For The Past 31 years.
Signed, Joseph Marion Headjunior 3-5-05